UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

United States of America		ORDER OF DETENTION PENDING TRIAL	
	V. Myran Devonne Berry Defendant		Case No. 1:09 Cr 211
	After conducting a detention hearing unde lefendant be detained pending trial.	er the Bail Reform Act, 18	U.S.C. § 3142(f), I conclude that these facts require
illat tile u	referrant be detained pending that.	Part I – Findings of F	iant
(1)	The defendant is charged with an offens		§ 3142(f)(1) and has previously been convicted of
('')			ave been a federal offense if federal jurisdiction had
	a crime of violence as defin which the prison term is 10)(4)or an offense listed in 18 U.S.C. § 2332b(g)(5) for
	an offense for which the maximun	n sentence is death or life	e imprisonment.
	an offense for which a maximum p	prison term of ten years o	or more is prescribed in:
	a felony committed after the defer U.S.C. § 3142(f)(1)(A)-(C), or com any felony that is not a crime of vi	nparable state or local off	d of two or more prior federal offenses described in 18 enses.
	a minor victim the possession or use		ve device or any other dangerous weapon
(2)	The offense described in finding (1) was or local offense.	committed while the def	endant was on release pending trial for a federal, state
(3)	A period of less than 5 years has elapse offense described in finding (1).	ed since the date of	conviction defendant's release from prison for the
(4)	Findings (1), (2) and (3) establish a rebuperson or the community. I further find		no condition will reasonably assure the safety of another butted that presumption.
	•	Alternative Findings	·
<u>√</u> (1)	There is probable cause to believe that	the defendant has comm	itted an offense
	for which a maximum prison term Controlled Substances Act (21 U		rescribed in: *
(2)			finding (1) that no condition will reasonably assure the
	defendant's appearance and the safety	•	
√ (1)	There is a serious risk that the defendar	Alternative Findings	(B)
	There is a serious risk that the defendar	• •	v of another person or the community
(_/		Statement of the Reason	•
		ubmitted at the detention	hearing establishes by clear and convincing
defenda to 1994 his arres has bee	ant is an unemployed, 34-year-old man. and includes multiple instances of fleeing st, he was on probation for a felony drug	He has a ten-year history g from officers, drug offer offense. 18 USC sec. 31 vhile on state probation.	of substance abuse. His criminal history goes back nses, and concealed weapons charges. At the time of 142(g)(3)(B). He admitted to the PTS Officer that he His history of drug abuse and commission of new s of bond if released.
	Part II	II – Directions Regardin	g Detention
correction appeal. T States Co	ns facility separate, to the extent practical The defendant must be afforded a reason	ble, from persons awaiting mable opportunity to consu Government, the person in	or a designated representative for confinement in a g or serving sentences or held in custody pending ult privately with defense counsel. On order of United a charge of the corrections facility must deliver the
Date:	September 10, 2009	Judge's Signature: /s/ J	oseph G. Scoville

Name and Title: Joseph G. Scoville, U.S. Magistrate Judge